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March 5, 1997

JULIE C. KIM
202-457-7117

VIA HAND DELIVERY

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MAR 5 - 1997

William F. Caton
Acting Secretary
Federal Communications Commission
1919 M Street, N.W.
Washington, D.C. 20554

Federal Communications Commission
Office of Secretary

Re: Amendment of Section 73.202(b), Table of FM Allotments
(Mt. Juliet and Belle Meade, Tennessee).

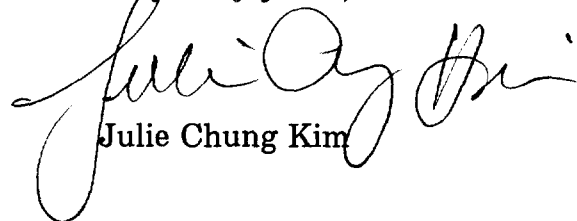
Dear Mr. Secretary:

Transmitted herewith, on behalf of Mt. Juliet Broadcasting, Inc., permittee of a construction permit for WNPL(FM), Mt. Juliet, Tennessee, are an original and four copies of a Petition for Rule Making and Request for Modification of Authorization in the above-captioned matter.

The above petition for rule making is being filed simultaneously with an application by Mt. Juliet Broadcasting, Inc. to modify the construction permit of WNPL(FM)(BPH-891012MS).

Should any questions arise, please communicate with the undersigned.

Very truly yours,


Julie Chung Kim

cc: David E. Honig, Esq.

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List ABCDE

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MMB

Before The
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

RECEIVED

MAR 5 - 1997

Federal Communications Commission
Office of Secretary

In the Matter of

Amendment of Section 73.202(b)
Table of FM Allotments
(Mt. Juliet and Belle Meade,
Tennessee)

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)
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)
)
)
)

MM Docket No. _____

RM No. _____

To: Chief, Allocations Branch

PETITION FOR RULE MAKING AND REQUEST FOR
MODIFICATION OF AUTHORIZATION

1. Mt. Juliet Broadcasting, Inc. ("WNPL"), permittee of FM station WNPL, Mt. Juliet, Tennessee, by its attorneys and pursuant to Section 1.401 and 1.420(i) of the FCC's Rules, hereby files this Petition for Rule Making and Request for Modification of Authorization ("Petition") to request that the Commission institute a rule making proceeding to allot Channel 294A (106.7 mHz) to Belle Meade, Tennessee, to provide that community with its first local aural transmission service, and to delete Channel 294A at Mt. Juliet, Tennessee. WNPL proposes to amend the FM Table of Allotments (47 C.F.R. § 73.202(b)) as follows:

<u>Community</u>	<u>Present Allotment</u>	<u>Proposed Allotment</u>
Mt. Juliet	294A	None
Belle Meade	None	294A

2. In addition, WNPL requests that the Commission modify its construction permit to specify operation on Channel 294A at Belle Meade, Tennessee, in accordance with Section 1.420(i) of the FCC's Rules, 47 C.F.R. § 1.420(i).¹ The Commission may modify WNPL's authorization without considering competing expressions of interest because (1) the proposed allotment of Channel 294A to Belle Meade, Tennessee is mutually exclusive with the current allotment of Channel 294A at Mt. Juliet, Tennessee; (2) the FAA alleges that no site is available to serve Mt. Juliet which will not interfere with FAA navigational radio facilities; and (3) WNPL's proposed change in allotments will result in a preferential distribution of facilities under the Commission's FM allotment priorities and policies. *See Revision of FM Assignment Policies and Procedures*, 90 F.C.C.2d 88 (1982), and *Modification of FM and TV Authorizations to Specify a New Community of License*, 4 FCC Rcd 4870 (1989). In support of its request, WNPL respectfully submits the following:

3. Section 1.420(i) of the Rules authorizes amendment of the Table of FM Allotments and modification of the license of an FM station to specify a new community of license where the amended allotment would be mutually exclusive with the licensee's present assignment. Attached hereto is the Technical Statement of Roy Stype of Carl E. Smith Consulting Engineers which demonstrates that the proposed reallocation of Channel 294A to Belle Meade is mutually exclusive with the channel's present allotment to Mt. Juliet. (*See Attachment A*).

4. In addition to requiring mutual exclusivity, the Commission has emphasized that such changes in the Table of FM Allotments must satisfy the objectives of 47 U.S.C. § 307(b):

¹ An application is being filed simultaneously herewith to change the site and facilities of WNPL to correspond to the proposed change in allotment and city of license.

To insure that our intent is clear, . . . we hereby state unequivocally that Section 1.420(i) was adopted to further the Commission's long standing pursuit of the goals underlying Section 307(b) of the Act, and that any changes in the FM and TV Tables of Allotments must be consistent with those goals.

Modification of FM & TV Authorizations to Specify a New Community of License, 5 FCC Rcd

7094, 7095 (1990). Section 307(b) itself requires that

[i]n considering applications for licenses, and modification and renewals thereof, when and insofar as there is demand for the same, the Commission shall make such distribution of licenses, frequencies, hours of operation, and of power among the several States and communities as to provide a fair, efficient, and equitable distribution of radio service to each of the same.

47 U.S.C. § 307(b).

5. Presently, neither Mt. Juliet nor Belle Meade has a local aural transmission service licensed to it. WNPL was constructed at a site serving Mt. Juliet, and the station would have been that community's first local aural transmission service. However, as set forth in Mr. Stype's statement, the FAA has concerns that WNPL had the potential for causing electromagnetic interference to air navigation facilities serving Nashville International Airport and Smyrna Airport. Upon notification of alleged interference, WNPL agreed immediately to terminate operations from its Mt. Juliet site and, by letter of November 7, 1996, so advised the Federal Communications Commission. After extensive investigation and consultation with the Federal Aviation Administration, Mr. Stype is of the opinion that no site is available from which WNPL would place the requisite city grade coverage over Mt. Juliet without predicted interference to FAA navigational radio stations serving the Nashville and Smyrna Airports.² In consultations

² The interference is predicted by the FAA using its Airspace Analysis model computer program.

with WNPL, the FAA has agreed to change the frequencies of two localizer stations³ which will open a relatively small area of land from which WNPL may operate without causing predicted interference to the other navigational stations serving the Nashville and Smyrna Airports. Mr. Stype has determined that a site is available from which WNPL would place a city grade signal over Belle Meade which would not cause unacceptable predicted interference to FAA navigational stations, as modified. An application for minor changes in the facilities of WNPL is being filed simultaneously herewith.

6. Because Belle Meade is a community which deserves its own local aural transmission service, the allotment of Channel 294A to Belle Meade will promote the objectives of fairness, efficiency and equitable distribution of frequencies required by 47 U.S.C. § 307(b). Belle Meade has a 1990 Census population of 2,839 made up of 1,099 households. As shown on Attachment B, Belle Meade has its own police department, Methodist church, newspaper, and city manager. Also illustrated on Attachment B is the fact that Belle Meade is served by almost six dozen different business, ranging from exterminating services to country clubs, that identify themselves with the community. The number and diversity of different institutions and organizations that specifically serve the community of Belle Meade support a finding that it is a community deserving of its own local aural transmission service, and the Commission should therefore grant WNPL's request to reallocate Channel 294A to Belle Meade.

7. The proposed reallocation of WNPL to Belle Meade will result in that city's having its first local aural transmission service, which is the Commission's third FM allotment

³ The expense of changing the frequencies of the two localizer stations will be borne by WNPL.

priority, second in weight behind provision of a first aural service. WNPL's proposed allotment would thus result in a preferential arrangement of allotments under the Commission's FM allotment priorities and policies. Removing Channel 294A from Mt. Juliet actually will not deprive that city of a local aural transmission service because, as explained above, the proximity of the Channel 294A frequency, 106.7 mHz, to the frequencies used by the FAA precludes the operation of a station on that channel in that community. The relocation of WNPL to Belle Meade will result in a gain of service to 23,946 people. (*See* Attachment A, Table 1.2); the public interest would be better served by moving the channel to a community where it may operate and provide broadcast service to the public.

8. As noted above, WNPL commenced operation from its Mt. Juliet site and has employed the station's staff. Great expense has been incurred in maintaining that staff during the period the station has been required to be off the air. Expedited consideration of this petition is requested in order to return the station to the air as soon as possible and recommence service to the public.

WHEREFORE, for the foregoing reasons, Mt. Juliet Broadcasting, Inc. respectfully requests that the Commission amend Section 73.202(b) of its Rules to allot Channel 294A at Belle Meade, Tennessee and to delete Channel 294A at Mt. Juliet, Tennessee, and modify WNPL's authorization to specify construction and operation thereon.

Respectfully submitted,

MT. JULIET BROADCASTING, INC.

By: David E. Honig by JCK
David E. Honig
Its Counsel

Of Counsel:

Edward W. Hummers, Jr.
Julie Chung Kim
Holland & Knight LLP
2100 Pennsylvania Avenue, N.W.
Suite 400
Washington, D.C. 20037-3202
(202) 457-7145

March 5, 1997
WAS-230177.5

**MT. JULIET BROADCASTING, INC.
PETITION FOR RULE MAKING &
REQUEST FOR MODIFICATION
OF AUTHORIZATION**

**ATTACHMENT A:
TECHNICAL STATEMENT
OF ROY STYPE**

ENGINEERING STATEMENT IN
SUPPORT OF PETITION
FOR RULEMAKING
CHANNEL 294A - BELLE MEADE, TN

Mount Juliet Broadcasting, Inc.
Mount Juliet, TN

January 31, 1997

Prepared for: Mr. Michael Grant
Mount Juliet Broadcasting, Inc.
50 Music Square West
Suite 901
Nashville, TN 37203

CARL E. SMITH CONSULTING ENGINEERS

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Roy P. Stype, III

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Belle Meade, TN

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Channel 294A - Belle Meade, TN

Fig. 1.2 - Authorized and Proposed
1 mV/m Contours

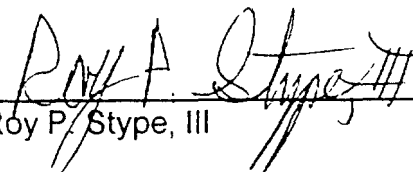
Table 1.2 - Authorized and Proposed
Area and Population

ENGINEERING AFFIDAVIT

State of Ohio)
) ss:
County of Summit)

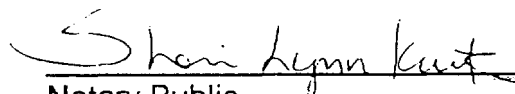
Roy P. Stype, III, being duly sworn, deposes and states that he is a graduate Electrical Engineer, a qualified and experienced Communications Consulting Engineer whose works are a matter of record with the Federal Communications Commission and that he is a member of the Firm of "Carl E. Smith Consulting Engineers" located at 2324 North Cleveland-Massillon Road in the Township of Bath, County of Summit, State of Ohio, and that the Firm has been retained by Mount Juliet Broadcasting, Inc., to prepare the attached "Engineering Statement In Support Of Petition For Rulemaking - Channel 294A - Belle Meade, TN."

The deponent states that the Exhibit was prepared by him or under his direction and is true of his own knowledge, except as to statements made on information and belief and as to such statements, he believes them to be true.



Roy P. Stype, III

Subscribed and sworn to before me on **January 31, 1997.**



Notary Public

/SEAL/

SHERI LYNN KURTZ, Notary Public
Residence - Summit County
State Wide Jurisdiction, Ohio
My Commission Expires June 14, 2000

ENGINEERING STATEMENT

This engineering exhibit is prepared on behalf of Mount Juliet Broadcasting, Inc., permittee of construction permit BPH-891012MS for new FM station WNPL - Mount Juliet, Tennessee. This construction permit authorizes WNPL to construct facilities to operate on Channel 294A with an effective radiated power of 6 kilowatts at 100 meters above average terrain. The facilities authorized by this construction permit, as well as a complete studio and office complex for WNPL, were constructed in the fall of 1996 and equipment tests were conducted pursuant to the provisions of Section 73.1610 of the FCC Rules. While awaiting authority from the FCC to commence program tests, pursuant to Section 73.1620 of the FCC Rules, the permittee was contacted by local FAA officials, who indicated that there were concerns that the operation of WNPL with the facilities authorized by this construction permit would result in electromagnetic interference ("EMI") to ILS receivers in aircraft utilizing several localizers in the Nashville area. Although no reports of actual interference had been received, WNPL immediately suspended equipment tests and undertook an investigation of this situation.

Subsequent discussions between representatives of WNPL, the staff of the FCC's Mass Media Bureau, and the headquarters staff of the FAA's Spectrum Management Division resulted in an unwillingness by the FCC to grant WNPL the authority required to commence program tests, due to the FAA's concerns over the potential for electromagnetic interference to air navigation facilities. These concerns were based upon an analysis of the predicted EMI to localizers in the Nashville area from WNPL and other area stations which was conducted utilizing the FAA's Airspace Analysis Model ("AAM") computer program.

WNPL then undertook extensive studies, utilizing the AAM computer model, to determine what modifications would be required to the authorized WNPL facilities to satisfy the FAA's concerns and permit the commencement of operation by WNPL. These studies determined that it is not possible for WNPL to operate on Channel 294A from any location which will provide the required city grade coverage to Mount Juliet while also eliminating the FAA's concerns regarding EMI. This is true even when facilities involving antenna heights in excess of 100 meters above average terrain, with a corresponding reduction in effective radiated power, are considered in order to reduce the potential for EMI. Furthermore, even with the localizer frequency changes proposed by the FAA to accommodate WNPL, as discussed below, it is not possible to provide the required city grade coverage to Mount Juliet while also satisfying the FAA's concerns regarding EMI. In short, there is no way to activate the allotment on Channel 294A in Mount Juliet due to problems involving predicted EMI to air navigation facilities.

Frequency searches were also conducted to determine if there were any alternate channels which could be substituted for Channel 294A in Mount Juliet which would eliminate these EMI problems and permit WNPL to commence operation. These frequency searches found only one alternate channel which could possibly be employed in lieu of Channel 294A in Mount Juliet. Unfortunately, this alternate channel required that Channel 294A be substituted for the present channel of another Nashville area Class A station, which, while eliminating any predicted EMI involving WNPL, would then result in this other station being predicted to cause extensive EMI to Nashville area localizers. Thus, such a substitution would not satisfy the FAA's concerns, since it would not eliminate the predicted EMI, but would simply result in a station other than WNPL contributing to this predicted interference.

Based upon the above information, the only possible way to activate this allotment while still satisfying the FAA's concerns regarding EMI to air navigation facilities is to reallocate Channel 294A from Mount Juliet to another community. Even with the reallocation of this channel to another community, it will still be necessary for the FAA to change the frequency of at least one localizer (MQY - Runway 32 at Smyrna from 108.3 MHz to 109.7 MHz). Additionally, in order to accommodate the frequency substitution at Smyrna, it will also be necessary for the FAA to change the frequency of the localizer for Runway 31 at Nashville International (PNO) from 109.7 MHz to 111.95 MHz.

This engineering exhibit supports a petition for rulemaking proposing to reallocate Channel 294A from Mount Juliet, Tennessee, to Belle Meade, Tennessee. This proposed reallocation, in conjunction with the tentative consent of the FAA to change the frequencies of the two Nashville area localizers, at WNPL's expense, as outlined above, will permit the WNPL construction permit to be modified to specify operating facilities which satisfy the FAA's concerns regarding EMI, provide the required protection to all other FM facilities requiring protection consideration, and provide the required city grade coverage to Belle Meade.

The geographic coordinates for the center of Belle Meade are:

NL - 36° 05' 50"
WL - 86° 51' 25"

The studies contained in this exhibit were conducted from a site 13.5 kilometers north-east of Belle Meade:

NL - 36° 11' 08"
WL - 86° 45' 15"

Table 1.0 is an FM allocation study for Channel 294A, which was conducted from the reference coordinates noted above. An examination of this table shows that operation

on Channel 294A from this location would be short spaced to the authorized operation of WNPL on Channel 294A in Mount Juliet. This short spacing will not pose any problems since the allotment to Mount Juliet will be deleted if Channel 294A is allotted to Belle Meade, as proposed herein. Furthermore, under the provisions of Section 1.420(i) of the FCC Rules, this conflict with the authorized operation of WNPL will permit the WNPL construction permit to be modified to specify operation on Channel 294A in Belle Meade, regardless of other expressions of interest which might be received. Pursuant to the rounding provisions of Section 73.208(c)(8) of the FCC Rules, the 88.53 kilometer spacing to the allotment on Channel 293C3 in Oak Grove, Kentucky, for the upgraded operation of WKDZ-FM - Cadiz, Kentucky, is considered to comply with the required spacing of 89 kilometers. Similarly, the 114.52 kilometer spacing to the petition for reconsideration filed by WDXE-FM - Lawrenceburg, Tennessee, of the dismissal of their "one step" application to move from Channel 240A to Channel 294A is considered to comply with the required spacing of 115 kilometers.

Figure 1.1 is a map exhibit showing the predicted 3.16 mV/m (city grade) contour for the reference coordinates specified above for Channel 294A in Belle Meade. This contour was projected assuming maximum Class A facilities of 6 kilowatts effective radiated power at 100 meters above average terrain, assuming uniform terrain. As shown in this figure, operation on Channel 294A from the reference coordinates outlined above would provide city grade service to all of Belle Meade.

It should be noted that Belle Meade (population 2839¹) presently has no local radio service. Furthermore, while the proposed reallocation would eliminate the only au-

¹All population data in this exhibit is extracted from the 1990 U. S. Census.

thorized radio service in Mount Juliet (population 5389), this should not be considered as a proposal to remove Mount Juliet's only local service since, as discussed above in detail, it is not possible to activate this allotment in Mount Juliet due to predicted EMI to air navigation facilities. Finally, both Belle Meade and Mount Juliet lie totally within the Nashville Urbanized Area. Thus, this does not constitute a proposal to reallocate a channel from a rural area to an urbanized area.

Figure 1.2 is a map exhibit showing the predicted 1 mV/m contour for Channel 294A in Belle Meade for operation with maximum Class A facilities from the reference coordinates outlined above. This figure also shows the predicted 1 mV/m contour for the facilities authorized by the WNPL construction permit. Both of these contours were projected assuming uniform terrain. Table 1.2 presents detailed data on the present and proposed populations and areas, as well as the gain and loss areas. These gain and loss areas should be considered theoretical, however, since in reality, the entire area and population of the proposed 1 mV/m contour will gain a service that would not otherwise exist, due to the inability to activate this allotment in Mount Juliet, as discussed above. It should be noted that the entire area encompassed by these contours, including the loss and gain areas, is well served, receiving well in excess of five fulltime aural services.

In summary, Channel 294A can be reallocated from Mount Juliet, Tennessee, to Belle Meade, Tennessee, which will permit concerns expressed by the FAA regarding predicted electromagnetic interference to air navigation facilities to be eliminated, thus permitting this allotment to be activated, which is not possible if this channel remains allotted to Mount Juliet.

TABLE 1.0

FM ALLOCATION STUDY - CHANNEL 294A (106.7 MHz) - BELLE MEADE, TN

MOUNT JULIET BROADCASTING, INC.
MOUNT JULIET, TN

STUDY COORDINATES: 36/11/08 86/45/15

STATION	LOCATION	CHANNEL	CLASS	SPACING (km)	REQUIRED SPACING*	NOTES
WDXEFM	Lawrenceburg, TN	240	A	114.52	10.0	
WXFL	Florence, AL	241	C2	157.69	15.0	7,8
WTAKFM	Hartselle, AL	291	C3	191.43	42.0	1
WKDZFM	Cadiz, KY	292	A	124.64	31.0	4
WKDZFM	Oak Grove, KY	293	C3	88.53	89.0	5,12
96-163	Clifton, TN	293	A	141.89	72.0	9
WSKZ	Chattanooga, TN	293	C	172.64	165.0	
WNPL	Mount Juliet, TN	294	A	7.76	115.0	2,3,11
WDXEFM	Lawrenceburg, TN	294	A	114.52	115.0	7,8
WXPC	Horse Cave, KY	294	A	140.58	115.0	
WZZL	Reidland, KY	294	A	173.42	115.0	
WKXDFM	Monterey, TN	295	C2	135.96	106.0	1
WZEZ	Madisonville, KY	295	A	147.14	72.0	
WWYN	Mckenzie, TN	295	C1	185.43	133.0	
WBLG	Smiths Grove, KY	296	C2	85.42	55.0	1
96-123	Tullahoma, TN	296	A	100.23	31.0	9
WWEE	Spencer, TN	297	A	125.30	31.0	
WOLT	Florence, AL	297	C	189.13	95.0	

* Required Spacing Per Section 73.207 of The FCC Rules

TABLE 1.0 cont'd)

FM ALLOCATION STUDY - CHANNEL 294A (106.7 MHz) - BELLE MEADE, TN

MOUNT JULIET BROADCASTING, INC.
MOUNT JULIET, TN

Notes:

- | | |
|--------------------------------------|----------------------------------|
| 1 - Applied For Under Section 73.215 | 7 - Pending Application |
| 2 - Construction Permit | 8 - Petition For Reconsideration |
| 3 - Channel Deletion Proposed | 9 - Proposed Rulemaking |
| 4 - Move From This Channel Ordered | 10 - Rulemaking Petition |
| 5 - Move to This Channel Ordered | 11 - Short-Spaced |
| 6 - One Step Reference Site | 12 - Vacant Allotment |

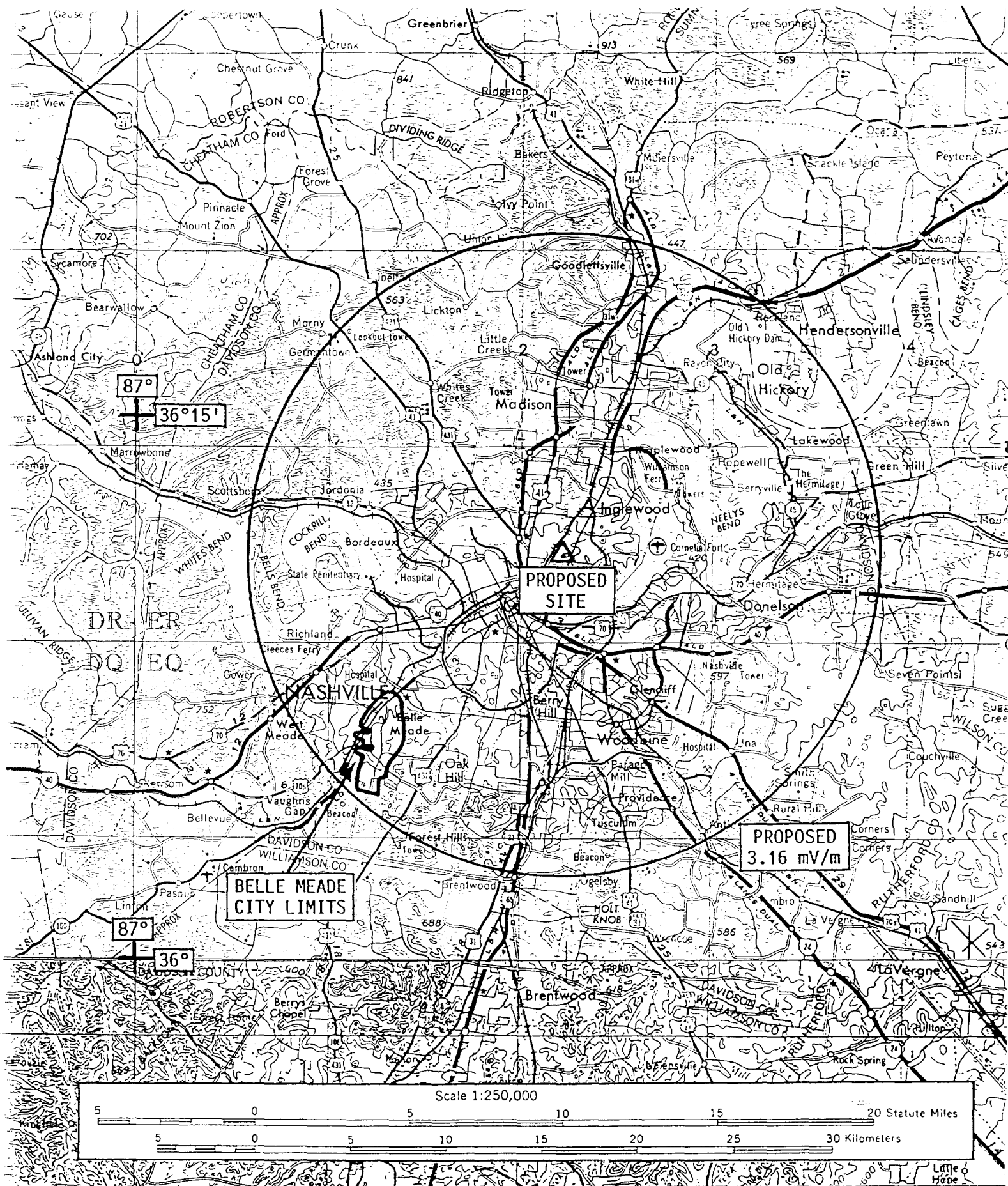
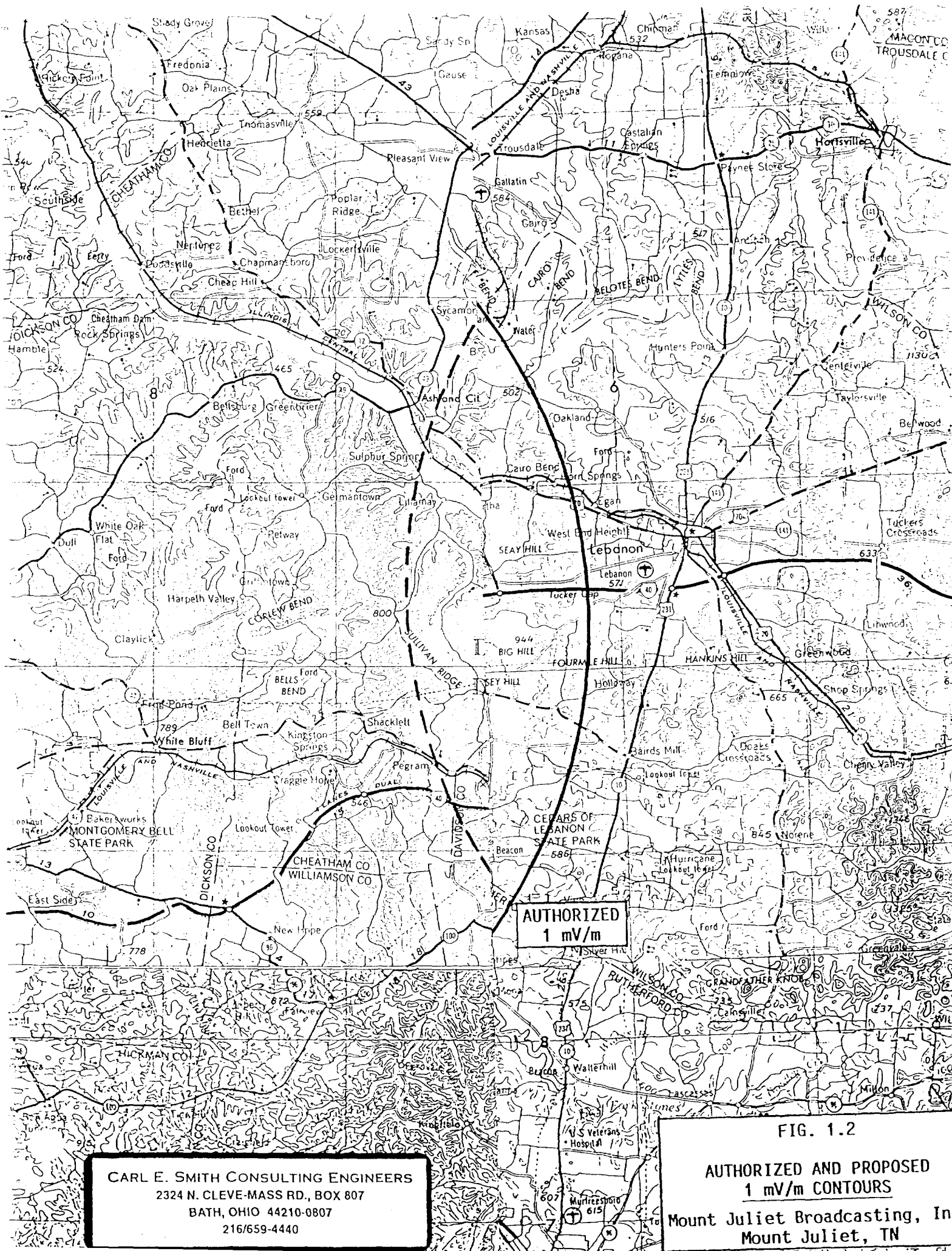


FIG. 1.1

CARL E. SMITH CONSULTING ENGINEERS
 2324 N. CLEVE-MASS RD., BOX 807
 BATH, OHIO 44210-0807
 216/659-4440

PREDICTED CITY GRADE CONTOUR
 CHANNEL 294A - BELLE MEADE, TN
 Mount Juliet Broadcasting, Inc.
 Mount Juliet, TN



CARL E. SMITH CONSULTING ENGINEERS
 2324 N. CLEVE-MASS RD., BOX 807
 BATH, OHIO 44210-0807
 216/659-4440

FIG. 1.2
 AUTHORIZED AND PROPOSED
 1 mV/m CONTOURS
 Mount Juliet Broadcasting, In
 Mount Juliet, TN

TABLE 1.2
 AUTHORIZED AND PROPOSED
AREA AND POPULATION
 Mount Juliet Broadcasting, Inc.
 Mount Juliet, TN

	Area (<u>Square Kilometers</u>)	Population (<u>1990 Census</u>)
Authorized	2,516	607,429
Gain	403	58,298
Loss	403	34,352
Proposed	2,516	631,375
Net Gain	0	23,946

**MT. JULIET BROADCASTING, INC.
PETITION FOR RULE MAKING &
REQUEST FOR MODIFICATION
OF AUTHORIZATION**

**ATTACHMENT B:
BELLE MEADE: COMMUNITY
ORGANIZATIONS AND BUSINESSES**

Belle Meade
4705 Harding Rd
Nashville, TN 37205-2809

Belle Meade Animal Hospital
5121 Harding Rd
Nashville, TN 37205-2802

Belle Meade Barber Shop
4342 Harding Rd
Nashville, TN 37205-2202

Belle Meade Boarding Kennels
5121 Harding Rd
Nashville, TN 37205-2802

Belle Meade Brasserie Restrnt
101 Page Rd
Nashville, TN 37205-4421

Belle Meade Buffet Cafeteria
Belle Meade Plaza Shopping C
Nashville, TN 37212

Belle Meade Chiropractic Ct Pc
99 White Bridge Rd
Nashville, TN 37205-1448

Belle Meade City Manager
4705 Harding Rd
Nashville, TN 37205-2809

Belle Meade Coin-Op Laundry
107 Harding Pl
Nashville, TN 37205-3725

Belle Meade Country Club Club
815 Belle Meade Blvd
Nashville, TN 37205-4599

Belle Meade Country Club Golf
815 Belle Meade Blvd
Nashville, TN 37205-4599

Belle Meade Country Club Go
815 Belle Meade Blvd
Nashville, TN 37205-4599

Belle Meade Country Club Indoo
Harding Pl
Nashville, TN 37205

Belle Meade Country Club Indoor Te
Harding Pl
Nashville, TN 37209

Belle Meade Country Club Ou
815 Belle Meade Blvd
Nashville, TN 37205-4599

Belle Meade Country Club Swimming
815 Belle Meade Blvd
Nashville, TN 37205-4599

Belle Meade Dermatology & Skin
4515 Harding Rd
Nashville, TN 37205-2185

Belle Meade Drugs
4334 Harding Rd
Nashville, TN 37205-2293

Belle Meade Exterminating Co E
Nashville, TN 37215

Belle Meade Exterminating Co S
Nashville, TN 37215

Belle Meade Exterminating Co
PO Box 40267
Nashville, TN 37204-0267

Belle Meade Exxon Service Cent
5401 Harding Rd
Nashville, TN 37205-2807

Belle Meade Fabric Shop
6602 Highway 100
Nashville, TN 37205-4243

Belle Meade Floor Covering In
926 Vine St
Nashville, TN 37203-4653

Belle Meade Florist
73 White Bridge Rd
Nashville, TN 37205-1444

Belle Meade Framers & Galle
4330 Harding Rd
Nashville, TN 37205-2202

Belle Meade Gardener
4503 Harding Rd
Nashville, TN 37205-2101

Belle Meade Hart Hardware
4330 Harding Rd
Nashville, TN 37205-2202

Belle Meade Heating & Cooling West
Nashville, TN 37205

Belle Meade Interiors Market
5133 Harding Rd
Nashville, TN 37205-2823

Belle Meade Kroger Hiring Center
4560 Harding Rd
Nashville, TN 37205-2102

Belle Meade Mansion
5025 Harding Rd
Nashville, TN 37205-2801

Belle Meade Motorcar Ltd
5210 Harding Pke
Nashville, TN 37205

Belle Meade News
4004 Hillsboro Pike
Nashville, TN 37215-2722

Belle Meade Office Park Mainte
4525 Harding Rd
Nashville, TN 37205-2119

Belle Meade Optics Inc
73 White Bridge Rd
Nashville, TN 37205-1444

Belle Meade Plantation
5025 Harding Rd
Nashville, TN 37205-2810

Belle Meade Podiatry
99 White Bridge Rd
Nashville, TN 37205-1448

Belle Meade Police Dept
4705 Harding Rd
Nashville, TN 37205-2809

Belle Meade Real Tors
4004 Hillsboro Pike
Nashville, TN 37215-2722

Belle Meade Sewing Shop
6602 Highway 100
Nashville, TN 37205-4243

Belle Meade Shell Svc
5315 Harding Rd
Nashville, TN 37205-2805

Belle Meade Title & Escrow
104 Woodmont Blvd
Nashville, TN 37205-2255

Belle Meade Tower Condominiums
105 Leake Ave
Nashville, TN 37205-3710

Belle Meade Travel Belle Mea
4544 Harding Rd Ste 208
Nashville, TN 37205-2121

Belle Meade United Methodis Ch
121 Davidson Rd
Nashville, TN 37205-2703

Belle Meade United Methodist C
121 Davidson Rd
Nashville, TN 37205-2703

Belle Meade United Primitiv B
1018 42nd Ave N
Nashville, TN 37209-2332

Belle Meade Value Shoes
73 White Bridge Rd
Nashville, TN 37205-1444

Belle Meade-Bellevue Appliance Repair West Mea
Nashville, TN 37205

72 listings were identified. Click on a title to get the listing.

- 1: BELLE MEADE HEATING & COOLING WEST MEADE NASHVILLE, TN
- 2: DURACLEAN SYSTEM BELLE MEADE-WEST MEADE CUSTOM NASHVILLE, TN
- 3: A MR PLUMBER BELLEVUE-BELLE MEADE-WEST NASHVILLE, TN
- 4: BELLE MEADE-BELLEVUE APPLIANCE REPAIR BELLEVUE NASHVILLE, TN
- 5: CARLSON WAGONLIT TRAVEL BELLE MEADE TRAVEL INC NASHVILLE, TN
- 6: BELLE MEADE TRAVEL MAIN OFFICE NASHVILLE, TN
- 7: BELLE MEADE REALTORS NASHVILLE, TN
- 8: BELLE MEADE COUNTRY CLUB SWIMMING POOL NASHVILLE, TN
- 9: BELLE MEADE COUNTRY CLUB CLUB NASHVILLE, TN
- 10: BELLE MEADE BARBER SHOP NASHVILLE, TN
- 11: PAGES BELLE MEADE TEXACO NASHVILLE, TN
- 12: BELLE MEADE GARDENER NASHVILLE, TN
- 13: BELLE MEADE EXTERMINATING CO BRENTWOOD/FRANKLIN NASHVILLE, TN
- 14: BELLE MEADE TRAVEL BRANCH OFFICE NASHVILLE, TN
- 15: MCCLURES STORES BELLE MEADE STORE NASHVILLE, TN
- 16: BELLE MEADE TOWER CONDOMINIUMS NASHVILLE, TN
- 17: BELLE MEADE INTERIORS MARKET NASHVILLE, TN
- 18: BELLE MEADE FLORIST NASHVILLE, TN
- 19: BELLE MEADE COUNTRY CLUB INDOOR TENNIS COURTS NASHVILLE, TN
- 20: BELLE MEADE UNITED METHODIST CH NASHVILLE, TN
- 21: BELLE MEADE BRASSERIE RESTAURANT NASHVILLE, TN
- 22: BELLE MEADE HIGHLAND MAINTENANCE NASHVILLE, TN
- 23: ORKIN EXTERMINATING CO INC BELLE MEADE NASHVILLE, TN
- 24: ABOUT INSURANCE BELLE MEADE/WE NASHVILLE, TN
- 25: BELLE MEADE COUNTRY CLUB INDOOR NASHVILLE, TN
- 26: BELLE MEADE PLANTATION NASHVILLE, TN
- 27: BELLE MEADE MANSION NASHVILLE, TN
- 28: BELLE MEADE PODIATRY NASHVILLE, TN
- 29: BELLE MEADE OPTICS INC NASHVILLE, TN
- 30: BELLE MEADE-BELLEVUE APPLIANCE REPAIR WEST MEADE NASHVILLE, TN
- 31: BELLE MEADE UNITED METHODIST CH NASHVILLE, TN
- 32: BELLE MEADE SHELL NASHVILLE, TN
- 33: BELLE MEADE CHIROPRACTIC CT PC NASHVILLE, TN
- 34: KAYA'S BELLE MEADE EXXON NASHVILLE, TN
- 35: EXXON KAYA'S BELLE MEADE SERVICE CENTER HARDIN NASHVILLE, TN
- 36: BELLE MEADE EXXON SERVICE CENTER NASHVILLE, TN
- 37: BELLE MEADE BOARDING KENNELS NASHVILLE, TN
- 38: BELLE MEADE ANIMAL HOSPITAL NASHVILLE, TN
- 39: BELLE MEADE SEWING SHOP NASHVILLE, TN
- 40: BELLE MEADE FABRIC SHOP NASHVILLE, TN
- 41: BELLE MEADE TOWER CONDOMINIUM NASHVILLE, TN
- 42: BELLE MEADE MOTORCAR LTD NASHVILLE, TN
- 43: BELLE MEADE UNITED PRIMITIVE BA NASHVILLE, TN
- 44: GALLERY THE OF BELLE MEADE NASHVILLE, TN
- 45: BELLE MEADE GALLERY OF NASHVILLE, TN
- 46: BELLE MEADE COUNTRY CLUB GOLF NASHVILLE, TN
- 47: BELLE MEADE BUFFET CAFETERIA NASHVILLE, TN
- 48: BELLE MEADE EXTERMINATING CO W NASHVILLE, TN
- 49: BELLE MEADE FRAMERS & GALLERY NASHVILLE, TN
- 50: REGIONS BANK BRANCHES BELLE MEADE OFFICE NASHVILLE, TN
- 51: BELLE MEADE EXTERMINATING CO S NASHVILLE, TN